



CLERK, U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS

ENTERED

THE DATE OF ENTRY IS ON
THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

Signed April 8, 2022


United States Bankruptcy Judge

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION**

IN RE: §
ANSON FINANCIAL, INC., §
DEBTOR. §

CASE NO. 21-41517

**ORDER GRANTING FIRST AMENDED FIRST INTERIM FEE
APPLICATION OF WEYCYER, KAPLAN, PULASKI & ZUBER, P.C. AS
COUNSEL TO DEBTOR AND DEBTOR IN POSSESSION (RE: DOCKET
NO. 178)**

On this day came on for consideration the *First Amended First Interim Fee Application of Weycer, Kaplan, Pulaski & Zuber, P.C. as Counsel to Debtor and Debtor in Possession* (Docket No. 178) (the “WKPZ Fee Application”) filed herein on November 4, 2021 by Weycer, Kaplan, Pulaski & Zuber, P.C. (“WKPZ”), attorneys for the Debtor and Debtor in Possession. The Court finds and concludes that the WKPZ Fee Application contains the necessary notices under the Local Bankruptcy Rules, and no further notice is necessary, and that cause exists to grant the relief requested in the WKPZ Fee Application to the extent set forth below.

IT IS THEREFORE ORDERED THAT:

1. The WKPZ Fee Application is granted as set forth herein.

2. All capitalized terms shall have the same meaning as ascribed to such terms in the WKPZ Fee Application, unless otherwise defined herein.

3. WKPZ is awarded on an INTERIM basis fees in the total amount of **\$33,800.50** and expenses in the total amount of **\$115.48** for the representation of Anson by WKPZ during the Application Period, subject to later and final approval of the Court.

4. WKPZ is authorized to deduct from any retainer on hand from Anson the amounts awarded herein, and otherwise the Debtor is authorized and directed to pay to WKPZ from funds of the estate the fees and expenses awarded in this Order.

###END OF ORDER###